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## VERIFICATION OF RECEIPT OF PUBLIC REVIEW MATERIALS

NAME OF LIBRARY CONTACT, LIBRARY AND LOCATION:

Mrs. Rosemary Ogg

Sharonville Branch

11096 Reading Rd.

Cinti., Ohio 45241

Mr. Robert Burdick

Valley Branch

301 W. Benson St.

Cinti., Ohio 45215

FACILITY NAME, LOCATION AND ID #:

MATERIALS RECEIVED:

Permit application

Draft permit

Fact sheet or statement of basis

Public notice

DATE RECEIVED/MADE AVAILABLE TO PUBLIC: July 20, 1983

SIGNATURE OF RECEIVING PARTY:

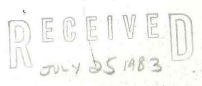
PLEASE RETURN (IN SELF-ADDRESSED, POSTAGE AND FEES PAID, ENVELOPE) TO:

U.S. Environmental Protection Agency

5HW-13

230 S. Dearborn Street Chicago, IL 60604

Attention: Mrs. Rochele L. Bennett



WASTE MANAGEMENT

McKesson Chemical Company - Evendale Exon Avenue Cincinnati, OHIO ipt of all materials from TPCS Date, Assignment to PPS Docket for Administrative Record Has Been Established \* Procurement Form for Court Reporter Completed AUGUST 23, 1983 - TUESDAY \* Procurement Form for Hearing .00 - 10:00 PM Location \* Date Requisition Form are Hand-Carried to Financial Management Date Initial Public Notice is Written Date Public Notice is Scheduled Appear 7/22/83 in Newspaper Actual Date of Publication Cincinnati Enquirer Names of Newspaper(s) \* Dates of Public Notice and Proposed Public Hearing are annotated on Computer 7/11/83 Radio Announcement Prepared Yes Name of Radio Station(s) WSAI-AM Date of Proposed Broadcast

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NAME OF ADDRESS OF FACILITY

Preparation of

ANNOTATE AS APPROPRIATE, i.e., DATE, X.

ACTUAL NAME (NEWSPAPER)

Date of Actual Broadcast	
Public Vouchers for Advertising Prepared	Yes
Date Public Voucher for Advertising is Hand-carried to Financial Management	
Mailing List Prepared	7/11/83
Mailing Labels Run-off	7/14/83
Cover Letter Prepared	7/14/83
Date Public Notices are Mailed	7/15+7/18
Date Materials Are Sent to Library	7/15/83 Expues
Final Arrangements are Confirmed for Public Hearing	
Date Travel Arrangements Are Made for Public Hearing	19
Date of Public Hearing State is Going	ens. 8/23/83 7:00-10:00 pm
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Agenda is Prepared	
Wearing Officer's Speech is Preparation Prepared Prepared	
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# NAME OF ADDRESS OF FACILITY

ANNOTATE AS APPROPRIATE, i.e., DATE, X, ACTUAL NAME (NEWSPAPER)

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Actual Date of Public Hearing is Annotated on Computer	
Date of Receipt of Transcript	
Date of the End of the Public Comment Period	
Date Responsiveness Summary is Completed	
Date Final Permit is Issued or Denied	
Date Appropriate Materials, e.g., Responsiveness Summary, Final Notice, Transcript, etc., are Sent	
Administrative Record is Deemed Complete	

<sup>\*</sup> Required for Public Hearing

August 11, 1983 Significant Action

Rochele L. Bennett Regulatory Analysis and Information Unit

Karl J. Klepitsch, Jr., Chief Waste Management Branch

Facility:

McKesson Chemical Company - In Evendale (A suburb of Cincin.)

Cincinnati, Ohio OHD 002 899 847

Type of Facility:

Storage of Hazardous Waste

Public Notice Date:

July 22, 1983

Public Hearing Date and Time:

August 23, 1983, 7:00-10:00 p.m.

Hearing Location:

Imperial House

1717 Glendale Milford Road Cincinnati, Ohio 45215

Permit Writer: James Mayka

Hearing Officer: Patricia Wogtman

Hearing Assistant: April Katsura

Public Notice Contact: Rochele Bennett

End of Comment Period: September 12, 1983

cc: C. Christenson J. Kertcher

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# Radio Broadcast Announcement McKesson Chemical Company Evendale, Ohio

The United States Environmental Protection Agency intends to issue a permit to the McKesson Chemical Company facility on Exon Avenue, Cincinnati, Ohio (in Evendale - a suburb in Cincinnati), that would allow the storage of certain spent solvents in sealed drums on a 10-foot concrete pad. These solvents are considered hazardous wastes under Federal law.

A public hearing is scheduled on August 23, 1983, at the Imperial House, Century Room,\717 Glendale Milford Road, Cincinnati, Ohio.

Written comments on the draft permit can be sent to U.S. EPA until September 12, 1983, at 230 South Dearborn Street, Chicago, Illinois 60604.

Also, a copy of the permit application, draft permit, and statement of basis can be reviewed at the Valley Branch Library, 301 West Benson Street, Reading, Ohio and the Sharonville Branch Library, 11096 Reading Road, Sharonville, Ohio.

For more information, citizens should contact U.S. EPA Waste Management at 312/886-4177.

XXX

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DATE OF HEARING: AUGUST 23 1983 TUESDAY LOCATED AT	COURT REPORTER PUBLIC HEARIN OHIO (A SUBUR MCKESSON CHEM	G LOCATED IN B IN CINCINN	EVENDALE,	(ESTIMATED			
717 Glendale	TRANSCRIPT			3 HOURS	AT	\$22	\$ 66.00
Milford Road,			•				
Cincinnati, OH	REPORTING SER	VICE		150 PAGES	TA	\$2.40	\$ 480.00
7:00 p.m 10:0	p.m.					TOTAL	\$ 546.00
(IMPERIAL HOUSE)						101712	(ESTIMATE
•	JUSTIFICATION						
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	CHEMICAL CORP	. (EVENDALE,	ARING ON MCKES OHIO) IS NEED EVENT FOR THE	ĖD			
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	HORLIC VOU	CHER FOR ADVERIIS	ING	For Agency Use Only
DE	ARTMENT OR ESTABLISHMENT, BUREAU OR	OFFICE		VOUCHER NUMBER
	CE VOUCHER PREPARED	,	DATE PREPARED	SCHEDULE NUMBER
	O SOUTH DEARBORN STREE	T, CHICAGO, IL 60	604 6-28-83	
	E OF PUBLICATION			PAID BY
	NCINNATI ENQUIRER  SE OF PUBLISHER OR REPRESENTATIVE	nd parameters	11 11 11 11 11 11 11 11 11 11 11 11 11	
	LLIAM KEATING			·
	RESS (Street, room number, city, State, and ZIP)	ode)		·
61	7 Vine St., Cincinnati S: 8-513-721-2700	-	tn: Judy Bill	
	The state of the s	CHARGES		
TYP	EFACE	(size of type)	(inch, square,	word, or folio)
		NUMBER OR LINES (Indicate counted or space)	COST PER LINE	TOTAL COST
Rates	FIRST INSERTION		\$	\$
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₩.		NUMBER OF UNITS (Indicate inch, square, word, falio)	COST PER UNIT	TOTAL COST
r Rates	FIRST INSERTION		\$	\$
Other	ADDITIONAL INSERTIONS GIVE NUMBER >			
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cop	ich one copy of advertisement (including y of voucher here. If copy is not available	upper and lower rules) to each sign the following affidavit.	TOTAL LINE RATES AND OTHER RATES	and the second
			LESS DISCOUNT AT	
			BALANCE DUE VERIFIED (Initials)	\$
		AFFIDAVIT	VERIFIED (INSIGES)	
	represents a true billing for the attached	d advertising order, with speci	fications and copy, which has	been completed.
TIT		· · · · · · · · · · · · · · · · · · ·	DATE	-
				· · · · · · · · · · · · · · · · · · ·
AC	VERTISEMENT PUBLISHED IN	FOR AGENCY USE	ONLY	DATE PUBLISHED
	ertify that the advertisement described yment.	above appeared in the named	publication and that this acco	unt is correct and eligible for
SI	MATURE AND TITLE OF CERTIFYING OFFICE	?		DATE
SI	NATURE AND TITLE OF AUTHORIZING OFFIC	ER	( kg	DATE
(	ACCOU ATNO82 A4E054002	JATING CLASSIFICATION ES	TIMATE \$ 100 305.00	PAID BY CHECK NUMBER
ć	A4E05\$002	6830200		:
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September 1973 4 Treasury FRM 2000

Standard Form No. 1143

## ADVERTISING ORDER

58270NALT

ORDER NUMBER

DEPARTMENT OR ESTABLISHMENT, BUREAU OR OFFICE

DATE

U.S. ENVIRONMENTAL PROTECTION AGENCY, WASTE MANAGEMENT BR.

The publisher of the publication named below is authorized to publish the enclosed advertisement according to the schedule below provided the rates are not in excess of the commercial rates

charged to private individuals with the usual discounts. It is to be set solid, without paragraphing, and without any display  $\hat{r}$  the heading unless otherwise expressly authorized in the specific

NAME OF THE PUBLICATION ADVERTISED IN

CINCINNATI ENQUIRER SUBJECT OF ADVERTISEMENT

.....

EDITION OF PAPER ADVERTISEMENT APPEARED

PUBLIC NOTICE

AM DAILY

NUMBER OF TIMES ADVERTISEMENT APPEARED

DATE(S) ADVENTINEMENT APPRAGED

ONE TIME

SPECIFICATIONS FOR ADVERTISEMENT

PLACE IN LEGAL NOTICE/CLASSIFIED SECTION.

COPY FOR ADVERTISEMENT

SEE ATTACHED.

	AUTHORITY TO ADVERTISE		INSTRUMENT OF ASSIGNMENT
NUMBER	58270NALT	The second of th	NUMBER
DATE	July 14, 1983	orige	DATE
SIGNATURE	OF AUTHORIZING OFFICIAL	i,	TITLE

#### INSTRUCTIONS TO PUBLISHERS

Extreme care should be exercised to insure that the specifications for advertising to be set other than solid be definite, clear, and specific since no allowance will be made for paragraphing or for display or leaded or prominent headings, unless specifically ordered, or for additional space required by the use of type other than that specified. Specifications for advertising other than solid and the advertisement copy submitted to the publisher will be attached to the voucher. The following is a sample of solid line advertisement set up in accordance with the usual Government requirements.

DEPARTMENT OF HIGHWAYS & TRAFFIC, D.C. Bids are requested for first spring 1986 cement concrete repair contract, including incidental work, Washington, D.C., Invitation No. C-5576-H, consisting of 11,000 sq. yds. PCC Class BB sidewalk repair and 2,000 cu. yds. PCC Class A pavement, alley, & driveway repair, both cut repairs only. Bidding material available from the Procurement Officer, D.C. Sealed bids to be opened in the Procurement Office at 3:00 p.m., Novamber 15, 1965.

Your bill for this advertising order should be submitted on the "Public Voucher for Advertising" form, which is printed on the reverse of this form, immediately after the last publication of the advertisement. If copies of the printed advertisement are not available, complete the affidavit provided on the voucher. Submit the voucher and a copy of the printed advertisement to ......

U.S. ENVIRONMENTAL PROTECTION AGENCY
REGION V FINANCIAL OPERATIONS SEC

230 SOUTH DEARBORN STREET

CHICAGO, IL 60604

#### **IMPORTANT**

Charges for advertising when a cut, matrix, stereotype or electrotype is furnished will be based on actual space used and no allowance will be made for shrinkage.

In no case shall the advertisement extend beyond the data and edition stated in this order.

## PUBLIC NOTICE

The United States Environmental Protection Agency (U.S. EPA) Region V is hereby giving notice of its intent to issue a Resource Conservation and Recovery Act (RCRA) permit for McKesson Chemical Company (MCC) at Exon Avenue, Cincinnati, Ohio (a suburb in Cincinnati), in accordance with Section 7004 of the RCRA and 40 CFR Section 124.10. U.S. EPA is inviting comment on the permit application and U.S. EPA's draft permit.

The permit would authorize MCC to store certain recyclable materials considered to be hazardous wastes under Federal law. The Evendale facility consists of one 19,100 square foot building and approximately 113,000 square feet of yard area. The hazardous waste handling area is an outside yard area adjacent to the building and covering about 1,450 square feet. The facility will be used for the temporary storage of certain spent solvents prior to shipment off-site for recycling. There is no on-site treatment or disposal of hazardous waste subject to RCRA regulations.

The MCC permit application, U.S. EPA's draft permit and the statement of basis are available for public inspection and copying at the Valley Branch Library, 301 West Benson Street, Reading, Ohio and the Sharonville Branch Library, 11096 Reading Road, Sharonville, Ohio. These materials and other supporting documents are also available in the administrative record at he U.S. EPA Region V, 230 South Dearborn Street, 13th Floor, Chicago, Illinois 60604, from 9:00 a.m. to 4:30 p.m. weekdays (contact Rochele Bennett first at (312) 886-4177).

A public hearing on U.S EPA's draft permit for McKesson Chemical Company (MCC) will be held on Tuesday, August 23, 1983, from 7:00 p.m. to 10:00 p.m. at the Imperial House, Century Room, 717 Glendale Milford Road, Cincinnati, Ohio. Speakers at the hearing are requested to register with U.S. EPA prior to the hearing or at the start of the session, and to limit oral presentations to five minutes, and to submit their oral presentations to U.S. EPA in written form at the hearing. In addition, written comments on the application and draft permit will be accepted by U.S. EPA until September 12, 1983. Comments on the application and draft permit, as well as notification of intent to provide oral comments at the hearing, should be sent to Rochele Bennett, U.S. EPA Region V, 230 S. Dearborn Street, Chicago, Illinois 60604.

After the close of the public comment period on September 12, 1983, U.S. EPA will evaluate all comments received before issuing a final decision on the MCC permit. Notification of the final permit decision will be provided to each person who presented oral testimony at the hearing, submitted written comments, or requested notice of the decision. U.S. EPA will respond to all significant comments on the draft permit, specify which provisions of the permit were changed and indicate whether additional documents have been included in the administrative record in accordance with 40 CFR Section 124.17.

U.S. EPA response regarding a decision to issue or deny a permit will include a reference to the procedures for appealing the decision (40 CFR Section 124.19). The U.S. EPA's procedures for public comment and hearings are found in 40 CFR Section 124.11 and 124.13.

MENT OR ESTABLISHMENT, BUREAU OR  ENVIRONMENTAL PROTE( VOUCHER PREPARED  SOUTH DEARBORN STREE)  OF PUBLICATION  CINNATI ENQUIRER  OF PUBLISHER OR REPRESENTATIVE  LIAM KEATING  SS (Street, room number, city, State, and ZIP of Vine St., Cincinnati : 8-513-721-2700  CE	CTION AGENCY, WAS  T, CHICAGO, IL 60  Tode)  Ohio 45201 At  CHARGES  (size of type)	604 6-28-83	VOUCHER NUMBER SCHEDULE NUMBER PAID BY
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DITIONAL INSERTIONS /E NUMBER ▶			
TOTAL			\$
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TURE OF PUBLISHER OR REPRESENTATIVE			
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RTISEMENT PUBLISHED IN	-		DATE PUBLISHED
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ATURE AND TITLE OF CERTIFYING OFFICE	R		DATE
ATURE AND TITLE OF AUTHORIZING OFFIC	CER	ON.)	DATE
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#### ROCHELE BENNETT 886-4177

September 1973 4 Treasury FRM 2000

Standard Form No. 1143

### ADVERTISING ORDER

ORDER NUMBER

EPARTMENT OR ESTABLISHMENT, BUREAU OR OFFICE

DATE

U.S. ENVIRONMENTAL PROTECTION AGENCY, WASTE MANAGEMENT BR.

The publisher of the publication named below is authorized to publish the enclosed advertisement according to the schedule below provided the rates are not in excess of the commercial rates charged to private individuals with the usual discounts. It is to be set solid, without paragraphing, and without any display in the heading unless otherwise expressly authorized in the specifications.

NAME OF THE PUBLICATION ADVERTISED IN

CINCINNATI ENQUIRER

SUBJECT OF ADVERTISEMENT

PUBLIC NOTICE

NUMBER OF TIMES ADVERTISEMENT APPEARED

ONE TIME

CINCINNATI ENQUIRER

AM DAILY

DATE(s) ADVENTISEMENT APPEARED

SPECIFICATIONS FOR ADVERTISEMENT

PLACE IN LEGAL NOTICE/CLASSIFIED SECTION.

COPY FOR ADVERTISEMENT

SEE ATTACHED.

AUTHORITY TO ADVERTISE	INSTRUMENT OF ASSIGNMENT	
NUMBER	NUMBER	-
DATE	DATE	
SIGNATURE OF AUTHORIZING OFFICIAL	TITLE	

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Your bill for this advertising order should be submitted on the "Public Voucher for Advertising" form, which is printed on the reverse of this form, immediately after the last publication of the advertisement. If copies of the printed advertisement are not available, complete the affidavit provided on the voucher. Submit the voucher and a copy of the printed advertisement to

U.S. ENVIRONMENTAL PROTECTION AGENCY
REGION V - FINANCIAL OPERATIONS SEC.
230 SOUTH DEARBORN STREET
CHICAGO, IL 60604

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PROCUREMENT REQUEST/REQUISITION (Please read instructions on reverse before completing the form)									1. DATE 6/22/83					2. DATE REQUIRED FOR ROOM NEEDED 8/83								and the second	F 1	
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Also, the hearing will have to be held in a small business hotel because there is no other facility to accommodate our needs. The recreation center will not hold the described amount of people above, and the public schools/facilities are under renovation for the summer and also would not have evening sessions.													_ D	<u>\$10</u>	MATE 0.00 50.00									
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b. DIVISION/OFFICE	<del></del>		A 71/50										15.475											

CONTINUED (ATTACHMENT)

ALSO EQUIPMENT NEEDED:

HEAD TABLE WITH 4 CHAIRS WITH MICROPHONE LONG TABLE WITH 6 CHAIRS (FOR REGISTRATION)

1 CHAIR FOR COURT REPORTER 1 PITCHER OF WATER/GLASSES

2 STAND-UP MICROPHONES FOR AUDIENCE

## PUBLIC SERVICE ANNOUNCEMENT

THE U.S. ENVIRONMENTAL PROTECTION AGENCY REGION V (FIVE) WILL HOLD A PUBLIC HEARING ON TUESDAY, AUGUST 23, 1983, TO RECEIVE COMMENTS ON A PERMIT TO AUTHORIZE MCKESSON CHEMICAL COMPANY TO STORE HAZARDOUS WASTES IN CINCINNATI, OHIO (EVENDALE - A SUBURB OF CINCINNATI). THE HEARING WILL BE HELD AT THE IMPERIAL HOUSE (1717 GLENDALE MILFORD ROAD) FROM 7:00 P.M. TO 10:00 P.M.

THE DRAFT PERMIT WOULD AUTHORIZE MCKESSON CHEMICAL COMPANY
TO STORE CERTAIN RECYCLABLE MATERIALS CONSIDERED TO BE HAZARDOUS
WASTES UNDER FEDERAL LAW. THE EVENDALE FACILITY WILL BE USED FOR
THE TEMPORARY STORAGE OF CERTAIN SPENT SOLVENTS PRIOR TO SHIPMENT
OFF-SITE FOR RECYCLING. THERE IS NO ON-SITE TREATMENT OR DISPOSAL
OF HAZARDOUS WASTE SUBJECT TO RESOURCE CONSERVATION AND RECOVERY
ACT REGULATIONS.

THE DRAFT PERMIT AND RELATED DOCUMENTS ARE AVAILABLE FOR REVIEW AT THE VALLEY BRANCH LIBARY AT 301 WEST BENSON STREET, READING, OHIO, AND SHARONVILLE BRANCH AT 11096 READING ROAD, SHARONVILLE, OHIO AND ALSO AT EPA IN CHICAGO.

CITIZENS ARE INVITED TO SUBMIT WRITTEN COMMENTS ON THE PARMIT UNTIL SEPTEMBER 12, 1983 TO THE U.S. EPA WASTE MANAGEMENT BRANCH AT 230 SOUTH DEARBORN STREET, CHICAGO, ILLINOIS 60604. FOR MORE INFORMATION, CONTACT EPA AT (312) 886-4177.

OHIO MAILING. LIST

Barbara Japa

Valdas V. Adamkus Regional Administrator 5 ORA

PN45L

Alan Levin Deputy Regional Administrator Prot S L

Mary Ellen Lynch 5 ORA

SL + PackAGe

Connie Hinkle 5 ORA

SLIPN

5 ORA

Kathy Brown 5 OPA

Just Sery Cathona

U.S. EPA-Region V

Robert Maynard, Director Ohio Environmental Protection Agency P. O. Box 1049 361 East Broad Street Columbus, OH 43216

'Charles J. Wilhelm, Chief Division of Hazardous Materials Management Ohio Environmental Protection Agency P.O. Box 1049 361 East Broad Street Columbus, OH 43216

ALL

State Contact

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Columbus, OH 43216

Ohio Environmental Protection Agency P. O. Box 1049 361 East Broad Street Ohio Water Development Authority

E. Ben Ranson, Executive Director

LeVeque Lincoln Tower, Suite 2340

50 West Broad Street

Columbus, OH 43215

July 28, 1983

Mr. John Bush Accounting Executive WSAI - AM West 8th Street & Matson Place Cincinnati, Ohio 45204

Dear Mr. Bush:

Per my telephone conversation with your secretary today at 3:15 p.m., I am enclosing a Public Service Announcement regarding the public hearing scheduled August 23, 1983, on a hazardous waste permit that the United States Environmental Protection Agency, Region V, intends to issue to McKesson Chemical Company (MCC), of Evendale, Ohio, (a suburb of Cincinnati).

I appreciate your cooperation in providing information about the MCC draft permit to citizens residing in the area. I have enclosed additional information regarding the draft permit and the contact names for further information. Please return the enclosed self-addressed card noting the dates and times of the broadcasts you were able to provide.

Thank you for your assistance, and please contact me at (312) 886-4177, if you have any further questions.

Sincerely,

KI RUB

Rochele L. Bennett

Environmental Protection Assistant

Enclosures

5HW-13:RLBENNETT:RLBENNETT 7/28/83 WMB

RUB-1128/83

094-29

# MCKESSON CHEMICAL COMPANY (MCC) EVENDALE, OHIO DRAFT PERMIT CONTACTS

U.S. Environmental Protection Agency Region V Waste Management Branch 230 South Dearborn Street Chicago, Illinois 60604

Technical Contact:

James Mayka

(312) 886-7443

Information Contact:

Rochele Bennett (312) 886-4177

Public Libraries of Cincinnati - Hamilton County

Sharonville Branch Library 11096 Reading Road Cincinnati, Ohio 45241

Attn: Mrs. Rosemary Ogg

(513) 369-6049

 Valley Branch Library 301 West Benson Street Cincinnati, Ohio 45215

Attn: Mr. Robert Burdick

(513) 821-2795

Fron 717 to 1717

con 8/2/83



# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

#### REGION V 230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

REPLY TO STENTION OF:

JUL 2 0 1983

Enclosed is a copy of the Public Notice that will appear on July 22, 1983, in the <u>Cincinnati Enquirer</u>, Cincinnati, Ohio. The United States Environmental Protection Agency (U.S. EPA) is announcing its intent to issue a Resource Conservation and Recovery Act (RCRA) permit to McKesson Chemical Company (MCC) to store hazardous wastes at Exon Avenue, Cincinnati, Ohio (in Evendale - a suburb in Cincinnati). U.S. EPA is inviting public comments on the draft permit, which specifies conditions under which MCC must manage hazardous wastes in order to comply with Federal regulations.

A public hearing concerning the draft permit has been scheduled for Tuesday, August 23, 1983, from 7:00 p.m. to 10:00 p.m. at the Imperial House, 1717 Glendale Milford Road, Cincinnati, Ohio.

Included for your information is a copy of the Statement of Basis and U.S. EPA's draft permit for MCC. Under 40 CFR Part 124.10(e), you are entitled to a copy of the MCC application. If you wish to receive a copy, please contact Ms. Rochele Bennett at (312) 886-4177.

Before taking final action on the permit, U.S. EPA Region V will give full consideration to all public comments that address the technical aspects of this matter.

Please contact Rochele Bennett, if you have any questions or need additional information.

Sincerely yours,

Karl J. Klepitsch, Jr., Chief

Waste Management Branch

Enclosures

SPECIAL

WMD

Director

#### JUL 20 1983

Enclosed is a copy of the Public Notice that will appear on July 22, 1983, in the <u>Cincinnati Enquirer</u>, Cincinnati, Chio. The United States Environmental Protection Agency (U.S. EPA) is announcing its intent to issue a Resource Conservation and Recovery Act (RCRA) permit to McKesson Chemical Company (MCC) to store hazardous wastes at Exon Avenue, Cincinnati, Ohio (in Evendale - a suburb in Cincinnati). U.S. EPA is inviting public comments on the draft permit, which specifies conditions under which MCC must manage hazardous wastes in order to comply with Federal regulations.

A public hearing concerning the draft permit has been scheduled for Tuesday, August 23, 1983, from 7:00 p.m. to 10:00 p.m. at the Imperial House, 1717 Glendale Milford Road, Cincinnati, Ohio.

Included for your information is a copy of the statement of basis and U.S. EPA's draft permit for MCC. Under 40 CFR Part 124.10(e), you are entitled to a copy of the MCC application. If you wish to receive a copy, please contact Ms. Rochele Bennett at (312) 886-4177.

Before taking final action on the permit, U.S. EPA Region V will give full consideration to all public comments that address the technical aspects of this matter.

Please contact Rochele Bennett, if you have any questions or need additional information.

Sincerely yours,

Karl J. Klepitsch, Jr., Chief Waste Management Branch

Enclosures

Initials Date

Typist Author Staff Chief Secy.

Author Staff Chief Secy.

Tis R3

Technical Contact: Judy Kertcher

(312) 353-8512

Media Contact:

Robert Hartian

(312) 886-6588

For Immediate Release:

NO.

U.S. EPA INVITES PUBLIC COMMENT AND SCHEDULES PUBLIC HEARING TO RECEIVE CITIZEN COMMENTS ON AGENCY'S INTENT TO ISSUE RCRA PERMIT TO A CINCINNATI SOLVENT RECYCLING FACILITY

The U.S. Environmental Protection Agency (U.S. EPA) is considering the issuance of a permit to McKesson Chemical Company of Exon Avenue in Cincinnati, Ohio (Evendale - a suburb of Cincinnati), for storage of certain recyclable materials considered to be hazardous wastes under Federal law. McKesson Chemical Company is a nationwide distributor of various industrial chemicals. The Evendale facility would be used for the temporary storage in containers of certain spent solvents prior to shipment off-site for recycling. There is no on-site treatment or disposal of hazardous waste subject to RCRA regulations.

A public hearing on U.S. EPA's proposed permit approval is scheduled for Tuesday, August 23, 1983, from 7:00 p.m. to 10:00 p.m. at Imperial House, 1717 Glendale Milford Road, Cincinnati. Citizens intending to comment are invited to register with the U.S. EPA prior to or at the start of the hearing. Oral comments should be limited to five minutes, and should be submitted in writing as well as at the hearing. Comments will be accepted by the U.S. EPA through September 12, 1983, and should be sent to Ms. Rochele Bennett, U.S. EPA, Region V, 230 S. Dearborn St., Chicago, Ill., 60604.

Comments will be evaluated before a decision is made on the McKesson Chemical Company's permit. Everyone who presents oral testimony at the hearing, submits written comments, or requests notice of the decision will be notified of the final decision.

Interested persons may review McKesson Chemical Company's permit application and the U.S. EPA's draft permit at the following locations:

Valley Branch Library 301 West Benson Street Reading, Ohio

Sharonville Branch Library 11096 Reading Road Sharonville, Ohio

U.S. EPA Region V Waste Management Division 230 S. Dearborn Street Chicago, Ill.

Please call Rochele Bennett at (312) 886-4177, to arrange to review material at the U.S. EPA's Region V office in Chicago. The material is available weekdays between 9:00 a.m. and 4:30 p.m.

#### McKesson Chemical Company - Evendale

#### Fact Sheet

#### I. Introduction

On May 19, 1980, (45 FR 33066) pursuant to the requirements of Section 3001 through 3006 of the Resource Conservation and Recovery Act, as amended, (RCRA or the Act), the United States Environmental Protection Agency (U.S. EPA) promulgated regulations to protect human health and the environment from the improper management of hazardous waste. Section 3005 of the Act and Code of Federal Regulations, 40 CFR Parts 122 and 124, establish a permit system governing the storage of hazardous wastes. Final regulations for storage facilities appeared in the Federal Register on January 12, 1981. These regulations enable U.S. EPA to issue permits for hazardous waste storage facilities in the State of Ohio which has yet to receive authorization to administer and enforce such permitting activities in lieu of the Federal program under Section 3006 of the Act. A facility which receives a RCRA permit shall comply with U.S. EPA regulations pertaining to design, operation, performance, accident prevention and preparedness, closure and financial responsibility. This Statement of Basis briefly describes the derivation of conditions of the draft permit in support of U.S. EPA's proposal to issue a RCRA permit for McKesson Chemical Company, Exon Avenue, Cincinnati, Ohio, to store hazardous wastes.

On , McKesson Chemical Company submitted its revised and complete application for a RCRA permit in accordance with 40 CFR Section 122.25. To receive a RCRA permit, a facility shall demonstrate compliance with applicable technical standards in 40 CFR Part 264 published on May 19, 1980 (45  $\frac{FR}{FR}$  33221) and January 21, 1981 (46  $\frac{FR}{FR}$  2848), as well as financial requirements published on April 7, 1982 (47  $\frac{FR}{FR}$  15047) and April 16, 1982 (47  $\frac{FR}{FR}$  16554). After reviewing McKesson Chemical Company's application, U.S. EPA has tentatively determined that the above standards and requirements have been met. The draft permit conditions include all of these requirements. The preambles to the May 19, 1980 and January 12, 1981 regulations explain the rationale for these requirements.

Also incorporated in the draft permit conditions are requirements for the facility to comply with the terms of its proposed Waste Analysis Plan, Preparedness and Prevention Plan, Personnel Training Plan, and Closure Plan. These terms have been determined by U.S. EPA as necessary to comply with the technical standards governing the treatment and storage of hazardous waste.

#### II. Facility Description

McKesson Chemical Company (MCC) is a wholly owned subsidiary of Foremost-McKesson, Inc. MCC operates a distribution facility in Evendale, Ohio. McKesson Chemical Company is a nationwide distributor of various industrial chemicals. McKesson Envirosystems, another division of Foremost-McKesson, Inc., operates a number of recycling plants across the country.

The Evendale facility consists of one 19,100 square foot building and approximately 113,000 square feet of yard area. The hazardous waste handling area is an outside yard area adjacent to the building and covering about 1,450 square feet. The facility will be used for the temporary storage of various spent chemical solvents prior to shipment off-site for recycling. There is no onsite treatment or disposal of hazardous waste subject to RCRA regulations.

#### III. Consolidated Permit Actions other than RCRA

McKesson Chemical Company will not require other permits to satisfy any other Federal acts. The facility will not have an adverse effect on the historical, architectural, archeological, or cultural characteristics of the properties either listed or eligible for listing in the National Register for Historical Places.

#### IV. Summary of Basis for Permit Conditions

This section of the fact sheet provides a brief summary of the permit conditions in the draft permit. All citations of the regulations refer to the regulations a codified in Title 40 of the Code of Federal Regulations (40 CFR).

#### Attachments

- I. Permit Conditions
  - A. Standard Conditions
  - B. General Facility Conditions
  - C. Containers
- II. List of Regulations and Amendments
- III. Waste Analysis Plan
  - IV. Inspection Schedule
  - V. Personnel Training Outline
- VI. Contingency Plan
- VII. Closure Plan
- VIII. Process Information
  - IX. Detail Plans Container Storage Area

Mª Kesson Chemical Company 3025 Exon Avenue Cincinnati, Onio 45241

Permittee

[Specify operator (and as operator)]

owner if not the same I.D. Number 640002899847 Permit Number\_\_\_

Pursuant to the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1976, as amended (42 USC §6901 et seq., commonly known as RCRA) and regulations promulgated thereunder by the U.S. Environmental Protection Agency (EPA) (codified and to be codified in Title 40 of the Code of Federal Regulations), a permit is issued to [Name of Permittee] (hereafter called the Permittee), to operate a hazardous waste [storage, incineration] facility located in [City and State], on Exon Avenue Rd, at latitude 39°15'30" and longitude 84°25'16".

The Permittee must comply with all terms and conditions of this permit. This permit consists of the conditions contained herein (including those in any attachments) and the applicable regulations contained in 40 CFR Parts 260 through 264 and 122 and 124 as specified in the permit. Applicable regulations are those which are in effect on the date of issuance of this permit. (See 40 CFR §122.8(b)(2)).

This permit is based on the assumption that the information submitted in the permit application attached to the Permittee's letter dated \_\_\_\_\_ as modified by subsequent amendments dated (hereafter referred to as the application) is accurate and that the facility will be constructed and operated as specified in the application. Any inaccuracies found in this information may be grounds for the termination or modification of this permit (see 40 CFR §122.15, §122.16 and §122.17) and potential enforcement action. The Permittee must inform EPA of any deviation from or changes in the information in the application which would affect the Permittee's ability to comply with the applicable regulations or permit conditions.

This permit is effective as of [insert date in accordance with \$122.15], and shall remain in effect until [insert date in accordance with §122.9], unless revoked and reissued, or terminated (40 CFR §122.9) or continued in accordance with \$122.5(a).

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#### MODULE I - STANDARD CONDITIONS

#### A. A EFFECT OF PERMIT

The Permittee is allowed to Istore, incinerate hazardous waste in accordance with the conditions of this permit. Any [storage, incineration] of hazardous waste not authorized in this permit is prohibited. Compliance with this permit constitutes compliance, for purposes of enforcement, with Subtitle C of RCRA. Issuance of this permit does not convey property rights of any sort or any exclusive privilege; nor does it authorize any injury to persons or property, any invasion of other private rights, or any infringement of State or local law or regulations. Compliance with the terms of this permit does not constitute a defense to any order issued or any action brought under Section 3013 or Section 7003 of RCRA, Section 106(a) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9606 (a), commonly known as CERCLA), or any other law providing for protection of public health or the environment.

## B. PERMIT ACTIONS

This permit may be modified, revoked and reissued, or terminated for cause as specified in 40 CFR 122.15, 122.16, and 122.17. The filing of a request for a permit modification, revocation and reissuance, or termination or the notification of planned changes or anticipated noncompliance on the part of the Permittee does not stay the applicability or enforceability of any permit condition.

A.3 DURATION OF PERMIT This permit shall be effective for a fixed term not to exceed A.40. SEVERABILITY ten years

The provisions of this permit are severable, and if any provision of this permit, or the application of any provision of this permit\_to any circumstance is held invalid, the application of such provision to other circumstances and the remainder of this permit shall not be affected thereby.

### BUTIES AND REQUIREMENTS

Duty to Comply. The Permittee shall comply with all conditions of this permit, except to the extent and for the duration such noncompliance is authorized by an emergency permit. Any permit noncompliance, other than non-compliance authorized by an emergency permit, constitutes a violation of RCRA and is grounds for enforcement action, permit termination, revocation and reissuance; modification, or denial of a permit renewal application.

Duty to Reapply. If the Permittee wishes to continue an activity allowed by this permit after the expiration date of this permit, the Permittee shall submit a complete application for a new permit at least 180 days before this permit expires.

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3. Permit Expiration. This permit and all conditions herein will remain in effect beyond the permit's expiration date if the Permittee has submitted a timely, complete application (see 40 CFR 122.25 and 122.24) and through no fault of the Permittee the Regional Administrator has not issued a new permit as set forth in 40 CFR 264.5.

A. Need to Halt or Reduce Activity Not a Defense. It shall not be a defense for the Permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.

5. <u>Duty to Mitigate</u>. The Permittee shall take all reasonable steps to minimize or correct any adverse impact on the environment resulting from noncompliance with this permit.

Proper Operation and Maintenance. The Permittee shall at all times properly operate and maintain all-facilities and systems of treatment and control (and related appurtenances) which are installed or used by the Permittee to achieve compliance with the conditions of this permit. Proper operation and maintenance includes effective performance, adequate funding, adequate operator staffing and training, and adequate laboratory and process controls, including appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facility or similar systems only when necessary to achieve compliance with the conditions-of the permit.

Duty to Provide Information. The Permittee shall furnish to the Regional Administrator, within a reasonable time, any relevant information which the Regional Administrator may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit, or to determine compliance with this permit. The Permittee shall also furnish to the Regional Administrator, upon request, copies of records required to be kept by this permit.

Inspection and Entry. The Permittee shall allow the Regional Administrator, or an authorized representative, upon the presentation of credentials and other documents as may be required by law to:

(a) Enter at reasonable times upon the Permittee's premises where a regulated activity is located or conducted, or where records must be kept under the conditions of this permit;

- (b) Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;
- (c) Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and
- (d) Sample or monitor, at reasonable times, for the purposes of assuring permit compliance or as otherwise authorized by RCRA, any substances or parameters at any location.

### Monitoring and Records.

- (a) Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity. The method used to obtain a representative sample of the waste to be analyzed must be the appropriate method from Appendix I of 40 CFR Part 261. Laboratory methods must be those specified in Test Methods for Evaluating Solid Waste: Physical/Chemical Methods SW-846 [insert date of publication], Standard Methods of Wastewater Analysis [insert reference number and date of publication]; or an equivalent method as specified in the attached Waste Analysis Plan [and Trial Burn Plan. (for incinerators that are performing a trial burn)]
- (b) The Permittee shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports and records required by this permit, and records of all data used to complete the application for this permit for a period of at least 3 years from the date of the sample, measurement, report or record. These periods may be extended by request of the Regional Administrator at any time and are automatically extended during the course of any unresolved enforcement action regarding this facility.
- (c) Records of monitoring information shall specify:
  - (i) The dates, exact place, and times of sampling or measurements;
  - (ii) The individuals who performed the sampling or measurements;
  - (iii) The dates analyses were performed;

- (iv) The individuals who performed the analyses;
- The analytical techniques or methods used; and (v)
- The results of such analyses. (vi)
- A.15 The Permittee shall give 10. Reporting Planned Changes. notice to the Regional Administrator as soon as possible of any planned physical alterations or additions to the permitted facility.
  - M. Certification of Construction or Modification. Permittee may not commence [storage, incineration] of hazardous waste at the facility until:
    - The Permittee has submitted to the Regional Administrator by certified mail or hand delivery a letter signed by the Permittee and a registered professional engineer stating that the facility has been constructed or modified in compliance with the permit; and
    - The Regional Administrator has inspected the modi-(b) (i) fied or newly constructed facility and finds it is in compliance with the conditions of the permit; or
      - (ii) The Regional Administrator has either waived the inspection or has not within 15 days notified the Permittee of his or her intent to inspect.

[Note: This condition only applies to newly permitted facilities or to permitted facilities which have been modified.]

- 12. Anticipated Noncompliance. The Permittee shall give advance notice to the Regional Administrator of any planned changes in the permitted facility or activity which may result in noncompliance with permit requirements.
- This permit may be transferred to 13. Transfer of Permits. a new owner or operator only if it is modified or revoked and reissued pursuant to 40 CFR 122.15(b)(2) or 122.17(d). Before transferring ownership or operation of the facility during its operating life, the Permittee shall notify the new owner or operator in writing of the requirements of AV 40 CFR Parts 264 and 122.
- Reports of compliance or noncompli-1/4. Compliance Schedules. ance with, or any progress reports on, interim and final requirements contained in any compliance schedule of this permit shall be submitted no later than 14 days following each schedule date.

[Note: This condition only applies to permits containing compliance schedules.

Twenty-four Hour Reporting. The Permittee shall report to the Regional Administrator any noncompliance with the permit which may endanger health or the environment. Any such information shall be reported orally within 24 hours from the time the Permittee becomes aware of the  $\mathcal{N}$  circumstances. This report shall include the following:

- Information concerning the release of any hazardous waste which may endanger public drinking water supplies.
- (b) Information concerning the release or discharge of any hazardous waste, or of a fire or explosion at the facility, which could threaten the environment or human health outside the facility. The description of the occurrence and its cause shall include:
  - (i) Name, address, and telephone number of the owner or operator;
  - (ii)Name, address, and telephone number of the facility;
  - Date, time, and type of incident;
  - (iv) Name and quantity of materials involved;
  - (v) The extent of injuries, if any;
  - An assessment of actual or potential hazard to the environment and human health outside the facility, where this is applicable; and
  - Estimated quantity and disposition of recovered material that resulted from the incident.

A written submission shall also be provided within 5 days of the time the Permittee becomes aware of the circumstances. The written submission shall contain a description of the noncompliance and its cause; the periods of noncompliance (including exact dates and times); whether the noncompliance has been corrected; and if not, the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent recurrence of the noncompliance. The Permittee need not comply with the five day written notice requirement if the Regional Administrator waives the requirement and the Permittee submits a written report within fifteen days of the time the Permittee becomes aware of the circumstances.

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instances of noncompliance not otherwise required to be reported above, at the time monitoring reports, as required by this permit are submitted. The reports shall contain the information listed in condition D.15.

Information listed in condition D.15.

Other Information. Whenever the Permittee becomes aware

Other Information. Whenever the Permittee becomes aware that he failed to submit any relevant facts in the permit application, or submitted incorrect information in a permit application or in any report to the Regional Administrator, the Permittee shall promptly submit such facts or information.

Signatory Requirement. All reports or other information requested by the Regional Administrator shall be signed and certified as required by 40 CFR 122.6.

F. Confidential Information. The Permittee may claim confidential any information required to be submitted by this permit in accordance with 40 CFR 122.19.

G. Documents To Be Submitted Prior to Operation. [Note: Include here the requirement to submit any documents not complete or ready at time of permit issuance with the schedule for such submission (e.g., an updated contingency plan or the executed financial assurance instruments).]

Documents To Be Maintained at Facility Site. The Permittee shall maintain at the facility, until closure is completed and certified by an independent registered professional engineer, the following documents and amendments, revisions and modifications to these documents:

- (1) Waste analysis plan required by 40 CFR 264.13 and this permit.
- (2) Personnel training documents and records required by 40 CFR 264.16(d) and this permit.
- (3) Contingency plan required by 40 CFR 264.53(a) and this permit.
- (4) Closure plan required by 40 CFR 264.112(a) and this permit.
- (5) Cost estimate for facility closure required by 40 CFR 264.142(a) and this permit.
- (6) Operating record required by 40 CFR 264.73 and this permit.
- (7) Inspection schedules required by 40 CFR 264.15(b) and this permit.

#### MODULE II - GENERAL FACILITY CONDITIONS

B.1 Design and Operation of Facility. The Permittee shall X. maintain and operate the facility to minimize the possibility of a fire, explosion, or any unplanned sudden or non-sudden release of hazardous waste constituents to air, soil, or surface water which could threaten human health or the environment.

[Note: Permit writers are encouraged to include more specific conditions to implement this requirement when the regulatory basis for such conditions can be established. Throughout the model, conditions where this should be done are indicated in the notes.

#### ਡ. Required Notice.

- The Permittee shall notify the Regional Administrator in writing at least four weeks in advance of the date the permittee expects to receive hazardous waste from a foreign source. Notice of subsequent shipments of the same waste from the same foreign source in the same calendar year is not required.
- When the Permittee is to receive hazardous waste from an off-site source (except where the Permittee is also the generator), he must inform the generator in. writing that he has the appropriate permits for, and will accept, the waste the generator is shipping. Permittee must keep a copy of this written notice as part of the operating record. (See Condition II.L.1).

[Note: This condition is only applicable if the facility receives waste from off-site.]

The Permittee shall follow the General Waste Analysis. procedures described in the attached waste analysis plan, Attachment III . [Note: The waste analysis requirements of §§264.17, 264.177, 264.198, 264.199, 264,256 264.257 and 264.341 must be covered by the attached plan when applicable.] BK

Security. The Permittee shall comply with the security provisions of 40 CFR 264.14(b) [select either (1) or (2) based upon the applicant's submittall and (c).

[Note: The permit writer should include specific security provisions in the permit to ensure compliance with \$264.14(b). If the Permittee has successfully demonstrated in accordance with 40 CFR 264.14(a) that the security requirements in \$264.14(b) and (c) are not necessary, no security permit condition is needed. This demonstration must be documented

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in the administrative record. Specific security provisions needed to implement the performance standard in \$264.14(a) should be so included. For example, specify the language of signs required by \$264.14(e), if necessary.

General Inspection Requirements. The Permittee shall follow the inspection schedule, Attachment \(\frac{1V}{V}\). The Permittee shall remedy any deterioration or malfunction discovered by an inspection as required by 40 CFR 264.15(c). Records of inspections shall be kept as required by 40 CFR 264.15(d).

[Note: When applicable the specific regulatory requirements of \$5264.174, 264.194, 264.254, and 264.347 must be covered by the attached schedule.]

Personnel Training. The Permittee shall conduct personnel training as required by 40 CFR 264.16. This training program shall follow the attached outline, Attachment . The Permittee shall maintain training documents and records as required by 40 CFR 264.16(d) and (e).

[Note: The attached outline is required to be submitted by §122.25(a)(I2) and must demonstrate how the Permittee will comply with §264.16]

General Requirements for Ignitable, Reactive, or Incompatible Waste. The Permittee shall comply with the requirements of 40 CFR 264.17(a).

[Note: This condition applies only if the Permittee handles ignitable, reactive or incompatible wastes. Conditions specific to different types of storage (i.e., tanks, containers, or piles) which address §264.17(b) and (c) are specified in the proper module.]

Location Standards.

Su Submati por [Note: Seismic Considerations - If the proposed (new) facility

is located in an area listed in Appendix VI of 40 CFR Part 264, the applicant must have demonstrated compliance with 40 CFR 264.18(a). This must be documented in the administrative record.

[Note: Floodplains If the proposed (new) facility is not located in a hundred year floodplain, there is no permit condition needed. This must be documented in the administrative record. For facilities located in the 100-year floodplain, the permit must set forth conditions by which the Permittee will meet the requirements of 40 CFR 264.18(b). Existing facilities not in compliance with 40 CFR 264.18(b) must be placed on a compliance schedule (see 40 CFR 122.25(a) (11)() and 122.10).]

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# Preparedness and Prevention

Required Equipment. At a minimum, the Permittee shall equip the facility with the equipment set forth in the contingency plan, Attachment \_\_\_\_\_ as required by 40 CFR 264.32.

[Note: The list of equipment required by \$264.52(e), in the contingency plan must meet the requirements of \$264.32. If the Permittee has successfully demonstrated in accordance with 40 CFR 264.32 that any of the equipment is not required the decision should be documented in the administrative record.]

Testing and Maintenance of Equipment. The Permittee shall test and maintain the equipment specified in the previous permit condition as necessary to assure its proper operation in time of emergency.

[Note: Specific testing and maintenance procedures needed to implement the above condition, should be included in the permit.]

Access to Communications or Alarm System. The Permittee shall maintain access to the communications or alarm system as required by 40 CFR 264.34.

[Note: If the Permittee has successfully demonstrated that such a device is not required under 40 CFR 264.32; the decision should be documented in the administrative record.]

Required Aisle Space. At a minimum, the Permittee shall maintain aisle space as required by 40 CFR 264.35.

[Note: If the Permittee has successfully demonstrated that aisle space is not needed for any of the purposes specified in the regulations, the decision should be documented in the administrative record. Plans or specifications which demonstrate how the Permittee will meet this regulatory standard should be referenced and attached to the permit.]

Arrangements with Local Authorities. The Permittee shall attempt to make arrangements with State and local authorities as required by 40 CFR 264.37. If State or local officials refuse to enter into preparedness and prevention arrangements with the Permittee, the Permittee must document this refusal in the operating record.

[Note: The Permittee is required to describe arrangements with local authorities in the contingency plan. (See 40 CFR 264.52(c)).]

J. B Contingency Plan Implementation

diately carry out the provisions of the contingency plan, Attachment <u>VT</u>, and follow the emergency procedures described by 40 CFR 264.56 whenever there is a fire, explosion, or release of hazardous waste or constituents which threatens or could threaten human

health or the environment.

B.14 CONTENT OF THE CONTINGENCY PLAN The purither must have a contingency plan for his facility. The Contingency Plan must meet /the/ requirements of \$\$\langle \forall \f

- 2. Copies of Plan. The Permittee shall comply with the requirements of 40 CFR 264.53.
- Amendments to Plan. The Permittee shall review and immediately amend, if necessary, the contingency plan, as required by 40 CFR 264.54.

[Note: Amendments to the plan are subject to the permit modification requirements of 40/CFR Part 122.]

By M. Emergency Coordinator. The Permittee shall comply with the requirements of 40 CFR 264.55, concerning the emergency coordinator.

[Note: For new facilities, the names, addresses, and phone numbers of all persons qualified to act as emergency coordinators shall be supplied to the Regional Administrator at the time of certification required by condition I.D.11. (See 40 CFR 264.52(d)).]

B.18 Emergency Procedures Requirements, wherever there is an imminent or actual emergency Situation, the Permittee's emergency coordinator (or his designee when the emergency coordinator is an call must immediately effect emergency procedures in accordance with 40 CFR 264.56.

9 Record of Implementation of Contingency Plan The permittee shall record any incident that requires implementation of the contingency plans in the operating record in accordance with 40 CFR 264.56.

Within 15 days after the incident, the Permittee must submit a written report of the incident to the Regional Administrator in accordance with - 40 CFR 264.56(j).

The Permittee shall comply with the Manifest System. manifest requirements of 40 CFR 264.71, 264.72, and 264.76.

[Note: This condition applies only to facilities accepting off-site waste.

# Recordkeeping and Reporting.

ov y. Operating Record. The Permittee shall maintain a written operating record at the facility in accordance with 40 CFR 264.73(a), (b)(1), (2), (3), (4), (5), (6), (7 [off-site only]), and (8).

Biennial Report. The Permittee shall comply with the biennial report requirements of 40 CFR 264.75.

## M.—Closure.

Performance Standard. The Permittee shall close the facility as required by 40 CFR 264.111 and in accordance with the closure plan, Attachment  $\overline{V\Lambda}$ 

The Closure Plan must week the requirements wef 40 CFR 264.112(a). The specific closure requirements of \$\$264.178, 264.197, 264.258 and 264.351 must be covered by the attached plan when applicable. It closure plan for his faulity. The closure plan must include at the attached plan when applicable. It closure plan for his faulity. The closure plan must include at the closure plan applicable of the closure plan for his faulity. The closure plan must include at the control of the closure plan.

3.25 Z. Amendment to Closure Plan. The Permittee shall

13.25% amend the closure plan in accordance with 40 CFR 264.112(b) whenever necessary.

[Note: Amendments to the closure plan are subject to the permit modification requirements of 40 CFR Part 122.]

13,26 Z. The Permittee shall notify Notification of Closure. the Regional Administrator at least 180 days prior to the date he expects to begin closure.

> Time Allowed For Closure. After receiving the final volume of hazardous waste, the Permittee shall treat or remove from site all hazardous waste in\_accordance with the schedule specified in the closure plan, Attachment VI. After receiving the final volume of hazardous waste, the Permittee shall complete closure activities in accordance with the schedule specified in the closure plan, Attachment TT.
>
> Completor of Closur The permitee shall complete alound with 40 CFR 764.1.

Disposal or Decontamination of Equipment. The Permittee shall decontaminate {and/or} dispose of all facility equipment as required by 40 CFR 264.114 and the closure plan, Attachment  $\sqrt{12}$ .

Certification of Closure. The permittee shall certify that the facility has been closed in accordance with the specifications in the closure plan as required by 40 CFR 264.115.

# Cost Estimate for Facility Closure.

1. The Permittee must adjust the closure cost estimate for inflation within 30 days after each anniversary of the date on which the first closure cost estimate was prepared, as required by 40 CFR 264.142(b).

[Note: The annual inflation adjustment of the closure cost estimate is not subject to the permit modification requirements of 40 CFR Part [22.]

2. The Permittee must revise the closure cost estimate whenever there is a change in the facility's closure plan as required by 40 CFR 264.142(c).

[Note: The above revision is subject to the permit modification requirements of 40 CPR Part 122.]

 The Permittee must keep at the facility the latest closure cost estimate as required by 40 CFR 264.142(d).

Financial Assurance for Facility Closure. The Permittee shall demonstrate continuous compliance with 40 CFR 264.143 by providing documentation of financial assurance, as required by 40 CFR 264.151, in at least the amount of the cost estimates required by permit condition II.N. Changes in financial assurance mechanisms must be approved by the Regional Administrator.

Note: For new facilities the permittee shall demonstrate compliance with this permit condition by submitting the required documentation to the Regional Administrator at least 60 days before first receiving hazardous waste for treatment, storage or disposal. (See for example 40 CFR 264.143(a)(1)). The Permittee's financial assurance must be effective prior to the permittee's first receipt of hazardous waste. For existing facilities, the Permittee shall demonstrate compliance with this permit condition by submitting documentation of its compliance with the 40 CFR Part 265 financial assurance regulations to the Regional Administrator before issuance of the permit.

Liability Requirements. The Permittee shall demonstrate continuous compliance with the requirements of 40 CFR 264.147 and the documentation requirements of 40 CFR 264.151, including the requirements to have and maintain liability coverage for sudden and accidental occurrences in the amount of at least \$1 million per occurrence with an annual aggregate of at least \$2 million, exclusive of legal defense costs.

[Note: The Regional Administrator may grant a variance from the above levels of financial responsibility in accordance with \$264.447(c) and (d). For new facilities, the Permittee shall demonstrate its compliance with this permit condition by submitting the required documentation to the Regional Admistrator at least 60 days before first receiving hazardous waste for treatment, or storage. The Permittee's liability coverage must be effective before the Permittee's first receipt of hazardous waste. For existing facilities, the Permittee shall demonstrate its liability doverage for sudden accidental occurrences in compliance with this permit condition by submitting the required documentation to the Regional Administrator before issuance of the permit.]

Incapacity of Owners or Operators, Guarantors, or Financial Institutions.

The permittee shall comply with 40 CFR 264.148 whenever necessary.

MODULE III - STORAGE IN CONTAINERS

C. I Container Strong Capacity

[Note: Inspection requirements (§264.174), waste analysis requirements (§264.177, if necessary), and closure requirements (§264.178) must be covered in conditions II. E, III. C, and II. M respectively.

<u>Waste Identification</u>. The Permittee may store the following wastes in containers at the facility, subject to the terms of this permit:

[Note: The permit writer should identify which wastes or classes of wastes the Permittee is allowed to handle in containers. The permit should also specify location, maximum capacity and size, and types of containers based on the regulatory requirements of 40 CFR Part 264. For example, the maximum number of containers may be determined from the Permittee's closure cost estimate which is based on maximum inventory. The location of containers may be based on keeping incompatible wastes separate. Type of container may be based on the requirement that the wastes and the container be compatible. Parts of the permit application that address these requirements should be attached.].

Condition of Containers. If a container holding hazardous waste is not in good condition (e.g., severe rusting, apparent structural defects) or if it begins to leak, the Permittee shall transfer the hazardous waste from such container to a container that is in good condition or otherwise manage the waste in compliance with the the conditions of this permit.

Compatibility of Waste with Containers. The Permittee shall assure that the ability of the container to contain the waste is not impaired as required by 40 CFR 264.172.

[Note: Specific procedures or equipment required to assure compliance with this standard should be included in the permit (e.g., liner specifications, testing procedures, etc.).]

Management of Containers. The Permittee shall manage

C.6 Containers as required by 40 CFR 264.173.

Containers as required by 40 cFR 264.173.

The permittee shall container storage are at least weak.

The Permittee shall construct [for new or modified facilities only] and maintain the containment system in accordance with the requirements of 40 CFR 264.175

as specified in the attached plans and specifications, Attachment  $\overrightarrow{1\times}$  .

[Note: The design plans and operating specifications attached to the permit must demonstrate how the Permittee will meet all the requirements of 40 CFR 264 1751 The administrative record should so indicate It should be noted that \$264.175 (b) addresses areas that store liquid wastes in containers. Section 264 175(d) addresses areas that store only solid wastes in containers.

Special Requirements for Ignitable or Reactive Waste. The Permittee shall not locate containers holding ignitable or reactive waste within 15 meters (50 feet) of the facility's property line.

(Note: This condition is necessary only if the facility handles ignitable or reactive wastes. Y

υď.

# Special Requirements for Incompatible Waste.

Prior to placing incompatible wastes or incompatible wastes and materials in the same container, the Permittee shall comply with 40 CFR 264.17(b) specified in Attachment 1411

[Note: The attachment should specify how the Permittee will handle incompatible wastes so as to comply with 40 CFR 264.17(b). If the application does not address this, the permit writer should write specific conditions to implement this requirement or should condition the permit so as not to allow this practice.]

- The Permittee shall not place hazardous waste in an unwashed container that previously held an incompatible waste or material.
- The Permittee shall separate containers of incompatible wastes as indicated in the attached plans, Attachment  $\sqrt{\mu}$ , as required by 40 CFR 264.177(c)

. [Note: The attachment should specify how the Permittee shall comply with \$264.177(c) to prevent fires, explosions, etc.]

The Permittee must document compliance with III. G. (1) and (2) as required by 40 CFR 264.17(c) and place this documentation in the operating record (condition II. L.1).

(Note: / Condiction III/ G only applies if the facility handles C. to Aisle Space the permittee shall maintain alse space in accordance with 40 CFR 264.35.

Coll Closure The Permittee shall close the container storage and in accordance.

### Module I

A.26 Documents To Be Submitted Prior To Operation

The Permittee shall submit the following documents prior to commencing storage of hazardous waste at the facility:

- (1) revised closure cost estimate.
- (2) revised financial responsibility documentation.

### Module II

B.3 Location Standards

The Permittee shall cause any hazardous waste stored at his facility to be removed safely to a location where the wastes will not be vulnerable to flood waters before any flood waters can reach the facility in accordance with 264.18(b).

## Module III

C.1 Container Storage Capacity

The Permittee may store up to 6,600 gallons of hazardous waste in containers.

C.2 Waste Identification

The Permittee may store the following hazardous wastes in containers at the facility, subject to the terms of this permit:

F001 F002 F003 F004 F005

The Permittee shall store wastes in containers in compliance with the requirements of 40 CFR Part 264 as specified in the attached plan, attachment VIII.

#### A. General Permit Conditions

General permit conditions A.1 to A.25 are regulatory requirement of 40 CFR Part 122, Subpart A and B. These conditions are of a general nature and are applicable to all hazardous waste management facilities regulated pursuant to a U.S. EPA RCRA permit.

Permit Condition	Subject	Basis (40 CFR)
A. 1	Effect of Permit	§ 122.13 § 122.7(g)
A. 2	Permit Actions	§ 122.7(f) § 122.15 § 122.16 § 122.17
		§ 264.112
A. 3	Duration of Permit	§ 122.9
A. 4	Severability	Standard Practice
A.5	Duty to Comply	§ 122.7(a) § 122.28(a)
A. 6	Duty to Reapply and Permit Expiration	§ 122.7(Ъ)
AI7	Permit Expiration	\$ 122.22(d) · 122.22(d)
A.8	Need to Halt or Reduce Activity not a Defense	§ 122.7(c)
A.9 A.8	Duty to Mitigate	§ 122.7(d)
A.10 A.9	Proper Operation and Maintenance	§ 122.7(e)
A. 1\ A-10	Duty to Provide	§ 122.7(1)
	Information	§ 264.74(a)
	Inspection and Entry	§ 122.7(i)
A.13 A-12	Monitoring and Records	§ 122.7(j)
A.14 A-13	Retention of Records	§ 122.7(j)
A, 15 A-14	Notice of Planned Physical Facility	§ 122.7(1)(1)
191 A.16	Certification of Construction	122,28 (E)
A. 15	Or Modification	<del>§ 122.28(c)</del>
A 16	-	§ 122.7(1)(2)

A.10			
17	Transfer of Permits	§	122.14(a) 122.7(1)(3) 264.12(c)
A.19	Compliance Schedules	.§	122.10(a)(4)
A.20 A.19	Twenty-four Hour report- ing of Hazardous Non- compliance	§	122.7(1)(6) 122.28(d) 264.56(d)(i)(j
A. 21 A. 20	Follow-up written Report of Hazardous Noncompliance	§	122.7(1)(6)
A-21	Other Noncompliance	§	122.7(1)(7)
A.22 A.23	Other information	§	122.7(1)(8)
A-23 A.24	Signatory Requirement		122.6 122.7(k)
A. 22 A. 21 A. 22 A. 23 A. 23 A. 24 A. 24 A. 25 A. 26	Confidential Information  Documents To be Submitted		122.19
A.25 A.27	Prior to Operation Document to be Maintained at Facility	ton ton ton ton	264.13(b) 264.16(d) 264.53(a) 264.122(a) 264.142(a) 264.73 264.15(b)

## B. General Facility Conditions

Permit conditions B.1 to B.33 are regulatory requirements of 40 CFR Part 264, Subpart B, C, D, E, G and H. Since these conditions are of a general nature, they are applicable to all facilities which store and/or treat hazardous waste pursuant to an U.S. EPA RCRA permit.

•			
B.1	Design and Operation of Facility	§	264.31
в.2	Required Notices	§	122.28(e)
B.3	General Waste Analysis	§	264.13
B.4	Security	9	264.14
B. 5	General Inspection Requirements	8	264.15
B.6	Personnel Training	8	264.16

					•
	B.7		General Requirements for Ignitable, Reactive, or Incompatible Waste		264.17
	B.8		Location Standards		264.18
	B.9				264.32 264.33
	B.10		Access to Communications or Alarm System	3	264.34
	B.11	<b>.</b>	Required Aisle Space	\$	264.35
	B.12		Arrangements with Local Authorities	ŝ	264.37
	B.13		Contingency Plan Implementation	§	264.51
	B.14		Content of Contingency Plan	§	264.52
	B.15		Copies of Contingency Plan		264.53
	B.16 -		Amendment of Contingency Plan		264.54
	B.17		Emergency Coordinator	§	264.55
	B.18		Emergency Procedures Requirements	§	264.56
•	B.19		Record of Implementation of Contingency Plan	ş	264.56(j)
	B.20		Manifest	§	264.71 264.72 264.76
	B.21		Operating Record and Availability, Retention and Disposition of Records		264.73 264.74
	B.22		Annual and Additional Reports		264.75 264.77
	B.23		Closure Performance Standard	5	264.111
	B.24		Closure Plan	8	264.112(a)
	B.25		Amendment of Closure	9	264.112(b)
	B.26		Notification of Closure	8	264.112(c)

В. 27	Time Allowed for Closure	9	264.113
B. 28	Completion of Closure	§	264.113(b)
B.29	Disposal or De- contamination of Equipment	\$	264.114
B. 30	Certification of Closure	§	264.115
B.31	Cost Estimate for Closure	§	264.142
в. 32	Financial Assurance for Facility Closure	8	264.143
в. 33	Liability Requirements	ş	264.147
в. 34	Incapacity of Owner or Operators, Generators or Financial Institutions	g	264.148

## C Containers

Permit conditions C.1 to C.11 are specific to containers and implement the regulatory requirements of 40 CFR Part 264, subpart I.

	part I.			
C.1		Container Storage . Capacity		122.24(f)
C.2		Waste Identification		122.24(g)
C.3	·	Condition of Containers	§	264.171
C.4	·	Compatability of Waste with Containers	§	264.172
C.5	٠.	Management of Containers	§	264.173 .
C.6		Inspection	S	264.174
C.7		Containment System	ş	264.175
C.8		Special Requirement for Ignitable or Reactive Wastes	§	264.176

e	C.9	Special Requirements for Incompatible Waste	5	264.177
	C.10	Aisle Space	§	264.35
	C.11	Closure	ş	264.178

September 7, 1983

Mr. James R. Hunt, Director Public Library of Cincinnati Hamilton County 800 Vine Street Library Square Cincinnati, Ohio 45202

Dear Mr. Hunt:

I am forwarding two copies of the transcript from the public hearing that was held in Cincinnati, Ohio (Evendale) on August 23, 1983 for McKesson Chemical Company. Please distribute transcripts to the Sharonville Branch and the Valley Branch for public review.

Thank you for making these materials available to the public for review. I will contact you when these items can be returned to our office.

If there are any questions, please contact me at (312) 886-4177.

Sincerely,

Rochele L. Bennett

Environmental Protection Assistant

Enclosures

(2) Transcripts

5HW-13:RLBENNETT:RLBENNETT

9/7/83 WMB



Pamela Sue Spangler 906 Main Street, Suite 201 Cincinnati, Ohio 45202

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August 29, 1983

Rochele Bennett Environmental Protection Agency 230 South Dearborn Chicago, IL 60604

Dear Ms. Bennett:

Please find enclosed the original transcript of the Environmental Protection Agency Public Hearing in reference to McKesson Chemical Company/Evandale taken on Tuesday, August 23, 1983.

Thank you for using Spangler Reporting Services.

Sincerely,

Pamela Sue Spangler, KPR

Lamela Sue Spa

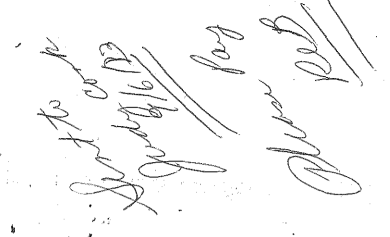
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Environmental Protection Agency

230 South Dearborn Chicago, IL 60604

RE: Invoice No. 83776CS

EPA Hearing

In Re: McKesson Chemical Company/

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STANDARD FORM 147 (REV. 2-77) Prescribed by GSA, FPR (41 CFR) 1-3.605

#### ENVIRONMENTAL PROTECTION AGENCY

#### PUBLIC HEARING

IN RE: McKESSON CHEMICAL COMPANY/EVENDALE

#### TRANSCRIPT OF PROCEEDINGS

The above-styled cause was held by April Katsura, Hearing Officer, and James N. Mayka, Environmental Engineer, at 7:00 p.m. on Tuesday, August 23, 1983, at the Imperial House Hotel, Century Room, 1717 Glendale-Milford Road, Cincinnati, Ohio.

Spangler Reporting Services

906 MAIN STREET, SUITE 201 CINCINNATI, OHIO 45202 1 (513) 381-3330

1	APPEARANCES:
2	For the United States Environmental Protection Agency, Region V, Chicago, Illinois:
3	April Katsura
5	James N. Mayka
6	
7	
8	Requested to speak:
9	Edward F. Gassert, Chief of Evendale Fire Departmen
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## PROCEEDINGS

MS. KATSURA: I think we're going to begin now.

Will the hearing please come to order. Good evening,

ladies and gentlemen. My name is April Katsura, and

I am the Hearing Officer representing the United States

Environmental Protection Agency, Region V, Chicago,

Illinois.

The purpose of tonight's hearing is to receive your comments into the record on U.S. EPA's intent to issue a permit to the McKesson Chemical Company at Exon Avenue, Cincinnati, Ohio. The permit would authorize McKesson to store certain recyclable materials considered to be hazardous under Federal law. The facility will be used for the temporary storage of certain spent solvents prior to shipment off site for recycling.

With me on the panel is Mr. Jim Mayka, an environmental engineer and primary author of U.S. EPA's draft permit.

Before we begin to receive your comments, I
would like to explain how this hearing will be
conducted. The hearing is informal. We are here
to receive your comments into the record on the
draft permit for McKesson. Before accepting comments

from the audience, Mr. Mayka will present the background on the McKesson application and U.S. EPA's
draft permit. Following that, I will give you a
summary of U.S. EPA's public participation requirements, and then we will accept comments from the
audience.

Under the Resource Conservation and Recovery
Act commonly referred to as RCRA, U.S. EPA has
promulgated regulations to protect human health and
the environment from the improper management of
hazardous waste. Section 3005 of RCRA along with
regulations under Title 40 of the Code of Federal
Regulations, establish a permitting system governing
the treatment, storage and disposal of hazardous
wastes. The regulations enable you as EPA, or a
state authorized to administer and enforce permitting
activities in lieu of the Federal program, to issue
permits for hazardous waste facilities.

At this time, the State of Ohio has not received such authorization. A facility which received an RCRA permit must comply with U.S. EPA regulations pertaining to requirements covering the design, operation, and performance of a facility, accident prevention and preparedness, closure and financial

responsibility, among others.

At this time, Mr. Mayka will briefly describe the draft permit for McKesson.

MR. MAYKA: McKesson Chemical Company, a division of Foremost-McKesson Incorporated, is a nationwide distributor of various industrial chemicals. McKesson Chemical leases and operates a distribution facility in Evendale, Ohio. The activity that McKesson plans to conduct in Evendale, that is regulated under the Resource Conservation and Recovery Act, is the temporary storage of certain spent solvents. This storage is one part of Foremost-McKesson's overall service of selling virgin solvents to customers, then transporting, storing, and recycling the used solvents. The used solvents are considered hazardous wastes under Federal law.

The storage area at the Evendale facility is subject to Federal permitting standards is a bituminous paved pad, covering an area of approximately 1,450 square feet, surrounded by at least six inches of curbing or wall. According to the draft permit, not more than 6,600 gallons of the spent solvents may be stored on the pad at any one time.

McKesson filed its Federal permit application in January 1983. After performing a review to insure that the application was complete, both the Ohio EPA and the U.S. EPA undertook an adequacy review, to insure that the facility would comply with all of the technical permitting standards required by Federal law. McKesson satisfied both agencies that the standards would be met. The draft permit, if issued, incorporates all of the applicable Federal standards. Actual portions of McKesson's permit application are also incorporated. These include the waste analysis plan, inspection schedule, training program, contingency plan, and closure plan.

MS. KATSURA: Thank you, Jim. The U.S. EPA fully supports RCRA's mandate to encourage public participation. RCRA requires the agency to notice our intent to issue a permit in a major local newspaper and to broadcast it over a local radio station.

On July 22nd, 1983, U.S. EPA published a public notice in the <u>Cincinnati Enquirer</u> announcing the availability for public inspection of the agency's administrative record relating to McKesson and announcing the public hearing which we are holding tonight. The administrative record is available at

U.S. EPA's office in Chicago. The record includes the permit application submitted by McKesson, U.S. EPA's draft permit, our statement of basis, and other related background documents. In addition, the permit application and U.S. EPA's draft permit and statement of basis have been made available here at the Valley Branch library in Reading and the Sharonville Branch library in Sharonville. A public notice announcement was broadcast over radio station WSAI-AM on July 22, 1983. All comments received tonight will become part of U.S. EPA's administrative record. We will also accept written comments into the record until September 12, 1983.

U.S. EPA which raises substantial new questions concerning the draft permit, U.S. EPA may prepare a new draft permit or a revised statement of basis. If there is a need for substantial revision of the agency's preliminary permit decision, the comment period may be extended or reopened. Comments filed during the reopened or extended comment period shall be limited to those new issues which caused the reopening or extension, and shall first be noticed in the Cincinnati Enquirer. After the close of the

public comment period on September 12, U.S. EPA will evaluate all information received prior to reaching a final permit decision on the McKesson permit.

Notification of our final permit decision will be provided to the facility and to each individual who presented oral testimony at the hearing, submitted written comments, or requested notice of our decision.

In issuing its final decision, U.S. EPA will respond to all significant comments on the draft permit, will specify which provisions, if any, of the permit were changed, and will indicate whether additional documents have been included in the administrative record.

If there is anyone present tonight who does not plan to submit oral or written comments, but would like to receive notice of U.S. EPA's final permit decision and response to comments, please use the sign-up sheet. We will provide notice of our final permit decision and our response to comments to those who sign up. Please include your complete mailing address. If you want a copy of the transcript of tonight's hearing, please sign the sheet, including your complete mailing address. If the transcript is 50 pages or more, U.S. EPA will charge 20 cents a

page for copying. The sign-in cards and the sign-up sheet for the responsiveness summary and the trans-cript of tonight's hearing are at the reception table.

U.S. EPA's response to comments and final permit decision will become part of the administrative record on McKesson. U.S. EPA's final decision will also include reference to the procedures for appealing that decision. Within 30 days after a final permit decision has been issued, any person who filed comments on this draft permit or participated in the public hearing may petition the Administrator of the agency, Mr. William Ruckelshaus, to review any condition of the permit decision.

Persons who did not file comments or participate in the public hearing may also petition for administrative review but only to the extent of the changes U.S. EPA has made from the draft to the final permit decision.

If you have any questions on U.S. EPA's procedures or the draft permit, Mr. Mayka and I will be available immediately following the hearing.

I will call the speakers in the order in which requests to speak were received. Before you begin to speak, please give your name and spell your surname

for the court reporter. If you have your comments in written form, please give a copy to the court reporter before you begin your presentation. We will ask you to limit your presentation to ten minutes.

We will now begin to receive your comments.

Please remember to spell your name for the court reporter. At this time we have one person who has requested to speak. Mr. Edward F. Gassert, will you come to the podium, please?

MR. GASSERT: I am Edward F. Gassert, G-a-s-s-e-r-t, chief of Evendale Fire Department, Evendale,
Ohio, where the McKesson-Robbins plant is located.

I am here tonight to speak in favor of the McKesson-Robbins being granted a Resource Conservation Recovery Act permit to store hazardous waste as requested, and to give their reasonings for this opinion.

The McKesson-Robbins plant is located on Exon

Avenue in Evendale, approximately one quarter mile

from the fire station. In the 25 years I have been

on the fire department, 16 of those as the fire

chief, I have always found that the McKesson-Robbins

plant has operated in a very safe and professional

manner. McKesson-Robbins' distribution center is

always in a clean and orderly fashion, being operated by personnel who are very knowledgeable in their duties.

Tuesday, August 2nd, 1983, Mayor Trapp and I visited the McKesson-Robbins plant for the purpose of getting more information reference the RCRA permit.

We were explained the procedures in which McKesson-Robbins must operate; we were shown the storage area in which the drums will be stored, and explained the necessary diking area that will be constructed should they be awarded the permit. It was also explained to us that there will be no on-site treatment or disposal of hazardous materials at the facility. This strictly will be a retaining area from 10 to 14 days until the material is then shipped to the McKesson-Robbins reclaiming plant in Kentucky.

I am confident that all the operations and facilities will conform to the Village codes and fire standards as set forth by the subject materials. In the past 25 years that I have been associated with the Fire Department, I have found that the McKesson-Robbins operation has always been a safe and cooperative business. I feel very confident they will handle the materials without incident, however, I feel that

with the knowledge, training and equipment, plus foam supplies within our department, and the addition of our mutual aid capabilities within Hamilton County that includes a total of 52 fire departments, we could handle any incidents that occur at the McKesson-Robbins facility.

I am in favor of their being granted the RCRA permit as requested.

If I may, Mayor Trapp wished to speak tonight, and I see he is not here yet. However, I do have a copy of his statement, if I may read it for the record.

"My name is William E. Trapp, T-r-a-p-p, Junior, and I am the Mayor of Evendale, Ohio where the McKesson plant is located. I am here tonight to speak in favor of McKesson being granted the Resource Conservation and Recovery Act permit to store hazardous waste as requested, and to give the rationale for this opinion.

"The McKesson plant in question is suitably located in Evendale's industrial zone away from densely populated residential areas. It is also near to our fire house such that our Fire Department can be at the plant within a few minutes of receiving

an alarm.

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"I am here tonight with our Fire Chief, Edward Gassert, who will speak about the proficiency of our department in handling fires and other incidents in our industrial area. Chief Gassert and I inspected the McKesson plant of our own volition in order to get firsthand information from McKesson's current and requested operations.

"We found the McKesson operation, which is an industrial chemical distribution center, to be quite clean and orderly and their personnel to be knowledgeable in their work assignments. The procedures which McKesson has established for handling the chemicals involved with the RCRA permit were explained to us, and we were completely satisfied with their adequacy. In short, the materials are tracked from the time they leave McKesson's plant as new goods and are shipped to their customers' locations. The customers use the materials and advise McKesson when they have spent material ready for return for recycle, what the material is and what it contains. McKesson only accepts materials of its own choosing which are properly labeled and in containers that are in good condition. These materials, after being collected,



will be stored at the Evendale site for up to

two weeks' time after which they will be transported

to McKesson's reclaiming plant in Kentucky.

"The proposed storage facility will conform to our Village codes and the standards set for handling the subject materials. Our experience with the McKesson operation since they came to Evendale has been excellent. We are confident that they will handle the subject materials without incident and are in favor of their being granted the RCRA permit as requested. William E. Trapp, Junior, Mayor, Village of Evendale."

MS. KATSURA: Thank you, Mr. Gassert. Is there anyone else who wishes to present comments at this time?

Thank you very much for your participation in tonight's hearing. The hearing is adjourned.

PROCEEDINGS CONCLUDED AT 7:25 P.M.

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### CERTIFICATE

STATE OF

OHIO:

:SS

COUNTY OF HAMILTON:

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-541

I, Christine A. Seykota, the undersigned, a notary public-court reporter, do hereby certify that at the time and place stated herein, I recorded in stenotypy and thereafter had transcribed into typewriting under my supervision the within fourteen (14) pages, and that the foregoing partial transcript of proceedings is a complete and accurate report of my said stenotypy notes.

MY COMMISSION EXPIRES: FEBRUARY 11, 1987.

CHRISTINE A. SEYKOTA RPR NOTARY PUBLIC - STATE OF OHIO

#### PUBLIC NOTICE

The United States Environmental Protection Agency (U.S. EPA) Region V is hereby giving notice of its intent to issue a Resource Conservation and Recovery Act (RCRA) permit for McKesson Chemical Company (MCC) at Exon Avenue, Cincinnati, Ohio (a suburb in Cincinnati), in accordance with Section 7004 of the RCRA and 40 CFR Section 124.10. U.S. EPA is inviting comment on the permit application and U.S. EPA's draft permit.

The permit would authorize MCC to store certain recyclable materials considered to be hazardous wastes under Federal law. The Evendale facility consists of the 19,100 square foot building and approximately 113,000 square feet of yard area. The hazardous waste handling area is an outside yard area adjacent to the building and covering about 1,450 square feet. The facility will be used for the temporary storage of certain spent solvents prior to shipment off-site for recycling. There is no on-site treatment or disposal of hazardous waste subject RCRA regulations.

The MCC permit application, U.S. EPA's draft permit and the statement of basis are available for public inspection and copying at the Valley Branch Library, 301 West Benson Street, Reading, Ohio and the Sharonville Branch Library, 11096 Reading Road, Sharonville, Ohio. These materials and other supporting documents are also available in the administrative record at he U.S. EPA Region V, 230 South Dearborn Street, 13th Floor, Chicago, Illinois 60604, from 9:00 a.m. to 4:30 p.m. weekdays (contact Rochele Bennett first at (312) 886-4177).